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Docket No.: 8733.1043.00

Declaration, Power of Attorney and Petition

WE (i) the undersigned inventor(s), hereby declare(s) that;

My residence, post office address and citizenship are as stated below next to my name,

We (I) believe that we are (I am) the original, first, and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled

ARRAY SUBSTRATE FOR IN-PLANE SWITCHING LIQUID CRYSTAL DISPLAY DEVICE AND METHOD OF FABRICATING THE SAME

the	spcc	itication	of	whic	h
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<u>(4)</u>	is attached her	reto.	
	was filed on		
		as Application No.	
		and amended on	
	was filed as P	CT international application	on.
	Number		
	on		
	and was amen	ded under PCT Article 19	· · · · · · · · · · · · · · · · · · ·
	,		(if applicable).

We (I) hereby state that we (I) have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

We (I) acknowledge the duty to disclose information known to be material to the patentability of this application as defined in Section 1.56 of Tale 37 Code of Federal Regulations.

We (1) hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or §365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed. Prior Foreign Application(s)

Lincolno No.	Country	Day/Month/Year	P	riority	Clain	red
Application No.	KOREA	20 March 2003	183	Yes		No
2003-0017476	16076421			Yes	Ü	No
				Yes	D	No
			0	Yes		No
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Date

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(Application	on Number)	(Filing	Date)
y PCT International application of the claims of this application of the application manner application to the feature of the manner application of the feature of the feat	n designating the United S ation is not disclosed in the rst paragraph of 35 U.S.C. as defined in 37 CFR \$1.	tates, listed beloe prior. United S § 112, 1 noknow. 56 which becar	ed States application(s), or §365(c) of wand, insofar as the subject matter of successor PCT International application eledge the duty to disclose information ne available between the filing date of is application.
Application Serial No.	Filing Date	Status	(pending, patented, abundoned)
cbecca Goldman Rudich, Reg. No. 5,742; George Bullas, Reg. No. 5 and Kurt M. Taton, Reg. No. 5	t. No. 41,786; Eric J. Nus 5. 52,587; Valerie P. Hayo 1,640 as our (my) attorne	is, Reg. No. 40 is, Reg. No. 53 ys, with full po	005; Mark Kresloff, Reg. No. 42,766 wers of substitution and revocation, to connected there with; and we (I) bereb
cbeeca Goldman Rudich, Reg. No. 5742; George Bulles, Reg. No. 5 rosecute this application and to quest that all correspondence LP, Attorneys At Law, 1900 k. We (I) declare that a latements unde on informatio with the knowledge that willful oth, under Section 1001 of the apparedize the validity of the apparedized the valid	t. No. 41,786; Eric J. Nus. 52,587; Valerie P. Hayo, 1,640 as our (my) attorned transact all business in the regarding this application. Street, N.W., Washington and belief are believed to false statements and the 1 little 18 of the United Street.	ss, Reg. No. 40. ss, Reg. No. 53. ys, with full po the Patent Office the sent to Sung the John John John John to be true; and files so made are takes Code and tring thereon.	100; Antiony J. Josephson, Reg. 10, 005; Mark Kresloff, Reg. No. 42,766 wers of substitution and revocation, a connected therewith; and we (I) hereby K. Jung of McKenna Long & Aldriog own knowledge are true and that a further that these statements were much punishable by fine or imprisonment, othat such willful false statements ma
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cbecca Goldman Rudich, Reg. No. 5742; George Bullas, Reg. No. 5705 on Kurt M. Faron, Reg. No. 5705 cute this application and to equest that all correspondence LF, Attorneys At Law, 1900 k. We (I) declare that a latements made on informatio with the knowledge that willful oth, under Section 1001 of the opardize the validity of the appropriate the property of the pr	t. No. 41,786; Eric J. Nus. b. 52,587; Valerie P. Haye cl.640 as our (my) attorned transact all business in the regarding this application C Street, N.W., Washington Il statements made herein and belief are believed to false statements and the 1 Title 18 of the United State polication or any patent iss	ss, Reg. No. 40. es, Reg. No. 53. ys, with full poor Patent Office be sent to Sung a, D.C. 20006. a of our (my) to be true; and i like so made are lates Code and uring thereon. Residence:	1005; Annuly J. Josephson, Reg. No. 42,766 wers of substitution and revocation, it connected therewith; and we (I) hereby K. Jung of McKenna Long & Aldring own knowledge are true and that a further that these statements were much punishable by fine or imprisonment, othat such willful false statements made that such willful false statements are true and that a such will false statements made that such willful false statements are true and that a such will false statements are true and that a such will false statements are true and that a such will false statements are true and that a such will false statement and that a such will false statement are true and that a such will false statement and that a such will false statemen
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